RETURNS OF SERVICE

Real Estate Attachment

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Case 1:09-cv-003/2-329 MAST ROAD-2 Filed 11/11/09 Page 2 of 15

GOFFSTOWN, NH 03045

RETURN OF SERVICE

SHERIFF WRIT 09-18144-CP

JOHN LOCAPO V. BRIAN COLSIA, MAK INVESTMENTS, LLC

HILLSBOROUGH, SS

10/28/2009

IT HAS BEEN DETERMINED THAT THERE WAS A NON-EST SERVICE OF THIS WRIT ON STARTER TITLE SERVICES FOR THE FOLLOWING REASON: SIGN STILL HERE, NO CARS, NO LIGHTS, UNABLE TO MAKE SERVICE, NO CURRENT ADDRESS KNOWN.

DEPUTY SHERIFF M. MERRIFIELD

SUPERIOR COURT NOICH

Case 1.09-cv-003/2-329 MAST ROAD -2 Filed 11/11/09 Page 3 of 15

GOFFSTOWN, NH 03045

RETURN OF SERVICE

SHERIFF WRIT 09-18144-CP HILLSBOROUGH COUNTY SC, NORTH DOCKET NUMBER 09C587

JOHN LOCAPO V. BRIAN COLSIA, MAK INVESTMENTS, LLC

10/20/2009

I, NOTIFIED THE WITHIN NAMED DIANE CLAVELOUX, OF ATTACHMENTS BY LEAVING AT THE ABODE OF WITHIN NAMED BEING AT 79 BROOKLINE RD, MASON, NH, AN ATTESTED COPY OF THIS WRIT, TOGETHER WITH MY RETURN ENDORSED THEREON AT 07:10pm.

DEPUTY SHERINF JILL CUMMINGS

MILLSBOROUGH COUNTY SUPERIOR COURT MORTH

GOFFSTOWN, NH 03045

RETURN OF SERVICE

SHERIFF WRIT 09-18144-CP HILLSBOROUGH COUNTY SC, NORTH DOCKET NUMBER 09C587

JOHN LOCAPO V. BRIAN COLSIA, MAK INVESTMENTS, LLC

10/20/2009

I, NOTIFIED THE WITHIN NAMED BRIAN COLSIA, OF ATTACHMENTS BY LEAVING AT THE ABODE OF WITHIN NAMED BEING AT 51 BAXTER ROAD, MERRIMACK, NH, AN ATTESTED COPY OF THIS WRIT, TOGETHER WITH MY RETURN ENDORSED THEREON AT 03:33pm.

DEPUTY SHERIFF JILL CUMMINGS

UPERIOR COURT HORTH

GOFFSTOWN, NH 03045

RETURN OF SERVICE

SHERIFF WRIT 09-18144-CP HILLSBOROUGH COUNTY SC, NORTH DOCKET NUMBER 09C587

JOHN LOCAPO V. BRIAN COLSIA, MAK INVESTMENTS, LLC

10/20/2009

I, NOTIFIED THE WITHIN NAMED MAK INVESTMENTS, LLC, OF ATTACHMENTS BY LEAVING AT THE ABODE OF THE WITHIN NAMED BRIAN COLSIA, REGISTERED AGENT BEING AT 51 BAXTER ROAD, MERRIMACK, NH, AN ATTESTED COPY OF THIS WRIT, TOGETHER WITH MY RETURN ENDORSED THEREON AT 03:34pm.

DEPUTY SHERIFE JILL CUMMINGS

HILLSBOROUGH COUNTY SUPERIOR COURT HORTH YOUN - 2 P 4: 03 GOFFSTOWN, NH 03045

RETURN OF SERVICE

SHERIFF WRIT 09-18144-CP HILLSBOROUGH COUNTY SC, NORTH DOCKET NUMBER 09C587

JOHN LOCAPO V. BRIAN COLSIA, MAK INVESTMENTS, LLC

10/16/2009

I ATTACHED THE MONEY, GOODS, CHATTELS, RIGHTS, AND CREDITS OF THE WITHIN NAMED DEFENDANT BRIAN COLSIA AND MAK INVESTMENTS, LLC IN THE HANDS AND POSSESSION OF TD BANK TO THE EXTENT ORDERED ON THE REVERSE SIDE OF THIS WRIT, AND SUMMONED THE SAID TRUSTEE TO APPEAR AS WITHIN COMMANDED BY GIVING IN HAND TO NOEMI COMOLLI, PERSON IN CHARGE BEING AT MAIN ST, NASHUA, NH, AN ATTESTED COPY OF THE WITHIN WRIT AT 09:15am.

DEPUTY SHERIFF JOSEPH WALLENT

MLLSBOROUGH COUNTY, UPERIOR COURT NORTH

THE STATE OF NEW HAMPSHIRE

HILLSBOROUGH, SS SOUTHERN DISTRICT SUPERIOR COURT

WRIT OF ATTACHMENT and TRUSTEE PROCESS

John Locapo

VS.

Brian Colsia MAK Investments; LLC

TD Bank, Trustee Defendant

To the Sheriff of Any County or His Deputy:

Or Any Other Person:

WE COMMAND YOU to attach the goods or estate of Brian Colsia and MAK Investments, LLC, One Million Dollars (\$1,000,000.00)

To the value of

dollars.

WE ALSO COMMAND YOU to attach the money, goods, chattels, rights and credits of the said

Brian Colsia and MAK Investments, LLC

in the hand of

TD Bank

to the value of

One Million Dollars (\$1,000,000.00)

dollars, and

summon said Brian Colsia and MAK Investments, LLC

if to be found in your precinct, to appear at said COURT, within, thirty days after service upon said trustee, and show cause, if any s/he has, why execution should not issue against TD Bank

judgment which may be recovered by said plaintiff against principal defendant and make return of this writ with your doings therein.

Said attachments are to secure any Judgment or Decree the plaintiff may obtain/has obtained in this action.

Important Notice to Trustee: The within named Trustee(s) shall complete and file the enclosed disclosure of trustee form with the Court, the plaintiff and the defendant within thirty (30) days of receipt.

Witness, Robert J. Lynn, Chief Justice, Superior Court, the 15th day of

SIGNATURE OF PLAINTIFF/ATTORNEY

William Aivalikles

PRINTED/TYPED NAME

30 Spring Street

Nashua, NH 03061-2072

(603) 883-6461

Ca si

60 Main Street, Suite 230, Nashua, NH 03060

ADDRESS

603 880-0303

PHONE

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Court Name:	Hillsborou	igh Cour	ty Superi	or Court-No	rth		
Case Name:	John Loca	00				Investments, Defendant, et	
Case Number:	Plaintiff/Petitioner	87			:		
(N. 1812-1117)	PETITION	MOTIO	N FOR <i>EX F</i>	PARTE ATTA	CHMENT		
The Plaintiff/Pet he Defendant/R	itioner requests Respondent:	permission	n to make the	following attach	ments withou	t prior notice to	
	~			ry of Property thed (check one)			
Name of Defenda	ant/Respondent	Real Estate Provide address or book & page reference. Attach additional pages if necessary.			Other	Amount of attachment	
Brian Cols	ia		Estate		trustee	\$1,000,000	
MAK Invest	ments, LLC	Real	Estate		trustee	\$1,000,000	
necessary).	See attac	hed.	******	 		•	
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(Specify which	Petitioner asser th of the statuto ting the applicati	ry grounds	for making ar	n <i>ex parte</i> attacl	hment applies	and detail the	
	substantial danger r removed from						•
☐ There is ir	mminent danger	of transfer	to a bona fide	third party.			
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				petitioner is a corp thorized officer or			
٠	State of NH		, Cou	nty of Hullsho	rough		
his instrument	was acknowledg	ged before	me on <u>/o-</u>	209 by	John (OCEPU	
	Expires <u>5-16-</u>			Glild By	<u> </u>	,	
Affix Seal, if any HJB-2181-DPS (09/05) Probate – formerly AOC	, , _{/2008)} REE	BEKAH JEAN BI	Si ORDELEALL of 2 W HAMPSHIRE	gnature of Notarial	Officer / Title		
· · · · · · · · · · · · · · · · · · ·	MY CON	SION EXPI	RES 05/16/2012	**************************************			

Petition / motion to attach is granted. The Plaintiff/Petitioner is granted permission to make the above attachment(s) and shall complete service on the Defendant/Respondent withindays. Petition / motion to attach is granted subject to the following modifications:
Petition / motion to attach is denied. Petition / motion to attach is granted. The Plaintiff/Petitioner is granted permission to make the above attachment(s) and shall complete service on the Defendant/Respondent within
Petition / motion to attach is denied. Petition / motion to attach is granted. The Plaintiff/Petitioner is granted permission to make the above attachment(s) and shall complete service on the Defendant/Respondent within
Petition / motion to attach is granted. The Plaintiff/Petitioner is granted permission to make the above attachment(s) and shall complete service on the Defendant/Respondent within days.
the above attachment(s) and shall complete service on the Defendant/Respondent within days.
Petition / motion to attach is granted subject to the following modifications:
10/8/09 Ch
Judge Gillian L. Abramson, J.
NOTICE TO DEFENDANT/RESPONDENT
ourt has authorized the above attachment to secure any judgment or decree that the ff/Petitioner may obtain. You have the right to object in writing, ask for a hearing and request e attachment be removed. Any objection to this attachment shall be filed in writing within 14 fter service of this notice on you. If you fail to file such a request within the time specified in der, you will be deemed to have waived your right to a hearing with reference to the ment, but not with reference to the merits of the Plaintiff/Petitioner's claim. /8/09 Clerk of Court / Register of Probate

ATRUE COPY: JRLUM. Solding Chark do

ATTACHMENT

- A. The Defendants, Brian Colsia and/or MAK Investments, LLC, were paid a total of \$550,000.00 toward the purchase of real estate that they claimed title to. The Defendants, Brian Colsia and/or MAK Investments, LLC, did not own the real estate that they were selling to the Plaintiff. The Defendants, Brian Colsia and/or MAK Investments, LLC, have engaged in documented fraud in the past (see attached documents).
- B. The Defendants, Brian Colsia and MAK Investments, LLC, have engaged in fraudulent conduct in the past as follows:
 - 1. See attached petition by the New Hampshire Banking Commissioner dated July 7, 2006, concerning the issuance of a cease and desist order concerning Defendants engaging in unlicensed mortgage banking.
 - 2. See attached petition by the New Hampshire Banking Commissioner concerning the issuance of a cease and desist order due to Defendants engaging in mortgage banking and/or brokerage debt and/or second mortgage loans to consumers.
 - 3. On August 17, 2006, the US Bankruptcy Judge, in the case of <u>Drew, et al</u>
 v. MAK Investments, LLC and Brian Colsia, found that the Defendants were involved in a fraudulent transaction (see attached Court decision).
 - 4. On November 29, 2007, the Defendants entered into a consent agreement concerning the requested cease and desist order by the New Hampshire Banking Commissioner.
 - 5. On February 14, 2007, the Concord Monitor wrote the attached article concerning Defendants predatory lending practices.

6. On May 18, 2007, the US Bankruptcy Judge, in the case of <u>Comtois v.</u>

MAK Investments, <u>LLC</u>, found the Defendant engaged in unfair and deceptive practices contrary to RSA 358-A:2 (see attached order).

State of New Hampshire Banking Department

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3 | In re the Matter of:

Case No.: 06-087

4 | State of New Hampshire Banking

Cease and Desist Order

5 Department,

and

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Mak Investments LLC, Brian Colsia,

Gabe Cohen and Laura Cohen,

. Respondents

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NOTICE OF ORDER

This Order commences an adjudicative proceeding under the provisions of RSA 397-A:18 II, RSA 398-A:1-b IV, and 399-D:23 II, and RSA 541-A.

LEGAL AUTHORITY AND JURISDICTION - Unlicensed Mortgage Banking
Pursuant to RSA 397-A:18 II, the Banking Department of the State of New
Hampshire (hereinafter the "Department") has the authority to issue and cause
to be served an order requiring any person engaged in any act or practice
constituting a violation of RSA 397-A or any rule or order thereunder, to
cease and desist from violations of RSA 397-A.

Pursuant to RSA 397-A:3 any person engaged in the business of making or brokering residential mortgage loans secured by New Hampshire property (consisting of 1-4 family units) is required to hold a Department Mortgage Banking or Brokering license.

LEGAL AUTHORITY AND JURISDICTION - Unlicensed Second Mortgage Banking
Pursuant to RSA 398-A:1-b VI, the Department has the authority to issue
and cause to be served an order requiring any person engaged in any act or

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practice constituting a violation of RSA 398-A or any rule or order thereunder, to cease and desist from violations of RSA 398-A.

Prior to September 2005, all persons engaging in the business of making or brokering second mortgage home loans secured by New Hampshire residential property (consisting of 1-4 family units) were required to hold a Department second mortgage home loan lender or broker license pursuant to RSA 398-A:1-a.

LEGAL AUTHORITY AND JURISDICTION - Unlicensed Debt Adjustment Pursuant to RSA 399-D:23 II, the Department has the authority to issue and cause to be served an order requiring any person engaged in any act or practice constituting a violation of RSA 399-D or any rule or order thereunder, to cease and desist from violations of RSA 399-D.

Pursuant to RSA 399-D:3 I all persons engaged in the business of debt adjustment, either by having their debt adjustment business located in New Hampshire, or by offering debt adjustment services to consumers located in New Hampshire are required to be licensed by the Department.

NOTICE OF RIGHT TO REQUEST A HEARING - All Causes of Action

The above named respondent has the right to request a hearing on this Order to Cease and Desist, as well as the right to be represented by counsel at the Respondent's own expense. A hearing shall be held not later than 10 days after the request for such hearing is received by the commissioner. Within 20 days of the date of the hearing the commissioner shall issue a further order vacating the cease and desist order or making it permanent as the facts require. All hearings shall comply with RSA 541-A. If the person to whom a cease and desist order is issued fails to appear at the hearing after being duly notified, such person shall be deemed in default, and the proceeding may be determined against him or her upon consideration of the cease and desist order, the allegations of which may be deemed to be true.

If the person to whom a cease and desist order is issued fails to request a hearing within 30 calendar days of receipt of such order, then such person

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shall likewise be deemed in default, and the order shall, on the thirty-first day, become permanent, and shall remain in full force and effect until and unless later modified or vacated by the commissioner, for good cause shown. Any such request for a hearing shall be in writing, and signed by the respondent or by the duly authorized agent of the above-named respondent, and shall be delivered either by hand or certified mail, return receipt requested, to the Banking Department, State of New Hampshire, 64B Old Suncook Road, Concord, NH 03301.

STATEMENT OF ALLEGATIONS, APPLICABLE LAW AND RELIEF REQUESTED - All Causes of Action

The <u>Staff Petition</u> dated June 20, 2006 (a copy of which is attached hereto) is incorporated by reference hereto.

ORDER - All Causes of Action

WHEREAS, finding it necessary and appropriate and in the public interest, and consistent with the intent and purposes of the New Hampshire banking laws, and

WHEREAS, finding that the allegations contained in the Staff Petition, if proved true and correct, form the legal basis of the relief requested,

It is hereby ORDERED, that:

- The Respondent immediately cease engaging in the activity of a mortgage banker/broker on residential property in New
 Hampshire; and
- 2. The Respondent immediately cease engaging in the activity of a second mortgage banker/broker on residential property in New Hampshire;
- 3. The respondent immediately cease engaging in debt adjustment business located in New Hampshire and/or activities with consumers located in New Hampshire;

Cease and Desist Order - 3

4. Failure to request a hearing within 30 days of the date of receipt of this Order shall result in a default judgment being rendered and the relief request will be imposed upon the defaulting Respondent. SIGNED, Dated: 7/7/06 PETER C. HILDRETH BANK COMMISSIONER